

## FACSIMILE

#### **MOTOROLA LAW DEPARTMENT**

Date: December 8, 2003

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TOTAL NUMBER OF PAGES 6 (including this page)

RE: 09/680,777, Attorney Docket SC11210ZP Gorrell et al.

Please see the attached copy of the Response to Restriction Requirement sent via facsimile on July 7, 2003 and the Auto-Reply Facsimile Transmission from the USPTO.

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#### MOTOROLA, INC. 7700 W. PARMER LANE AUSTIN, TX 78729

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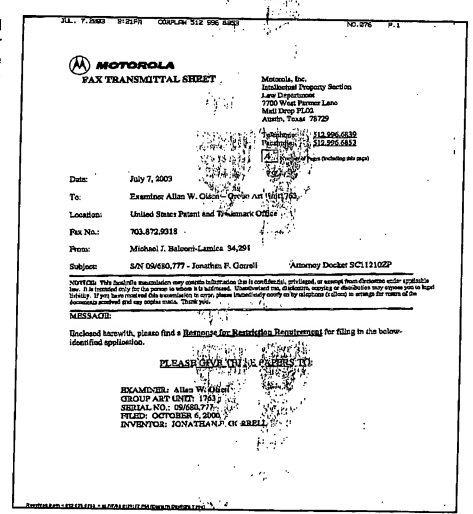
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Received Cover Page =====>





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4

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Date:

July 7, 2003

To:

Examiner Allan W. Olsen - Group Art Unit1763

Location:

United States Patent and Trademark Office

Fax No.:

703.872.9318

From:

Michael J. Balconi-Lamica 34,291

Subject:

S/N 09/680,777 - Jonathan F. Gorrell

Attorney Docket SC11210ZP

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#### MESSAGE:

Enclosed herewith, please find a <u>Response for Restriction Requirement</u> for filing in the below-identified application.

### PLEASE GIVE THESE PAPERS TO:

EXAMINER: Allan W. Olsen GROUP ART UNIT: 1763 SERIAL NO.: 09/680,777 FILED: OCTOBER 6, 2000

INVENTOR: JONATHAN F. GORRELL

DOCKET NO.: SC11210ZP

#### UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT(S)

Jonathan F. Gorrell

GROUP ART UNIT:

1763

APPLN. NO.:

09/680,777

EXAMINER:

Allan W. Olsen

FILED:

October 6, 2000

TITLE:

MICROMACHINED COMPONENT AND METHOD OF MANUFACTURE

Certificate of Transmission under 37 CFR 1.8

I hereby certify that this correspondence is being facsimile transmitted to the Patent and Trademark Office on 91447, 2003

Patricia Parks

#### RESPONSE TO RESTRICTION REQUIREMENT

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

Sir:

This paper is in response to the restriction requirement in the Office Action mailed June 4, 2003, this response being timely filed July 7, 2003, on the next business day following a Federal Holiday July 4, 2003 and weekend.

#### REMARKS

In the Office Action mailed June 4, 2003, the Examiner subjected the claims of the present application to a restriction requirement. More specifically, the Examiner alleges that there are four distinct inventions: Group I (claims 1-14) drawn to a method of making a micromachined component, classified in class 216, subclass 095; Group II (claim 15) drawn to the product made by the Group I process, classified in class 428, subclass 523; Group III (claims 16-24) drawn to a method of making a micromachined component, classified in class 216, subclass 095; and Group IV (claim 25) drawn to the product made by the Group III process, classified in class 428, subclass 523. The Examiner states that election of one Group over the others is required because the inventions are distinct.